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B1040 (FORM 1040) (12/15)

ADVERSARY PROCEEDING COVER SHEE	ET	ADVERSARY PROCEEDING NUMBER (Court Use Only)				
(Instructions on Reverse)		(Court Use Only)				
PLAINTIFFS	DEFEND	ANTS				
Roddrick B. Newhouse, Chapter 7 Trustee	HYTORC					
ATTORNEYS (Firm Name, Address, and Telephone No.)		NEYS (If Known)				
Rochelle McCullough, LLP 300 Throckmorton, Suite 520	N/A					
Fort Worth, Texas 76102 (817) 347-5260 Telephone						
PARTY (Check One Box Only)	PARTY (Check One Box Only)				
□ Debtor □ U.S. Trustee/Bankruptcy Admin	□ Debtor	☐ U.S. Trustee/Bankruptcy Admin				
□ Creditor □ Other	X Creditor	- · ·				
X Trustee	□ Trustee					
CAUSE OF ACTION (WRITE A BRIEF STATEMENT OF CAUS	E OF ACTIO	N, INCLUDING ALL U.S. STATUTES INVOLVED)				
Action to avoid preferential transfers under 11 U.S.C. §§ 547 and 55 related relief.	50, objection	to claim, and for recovery of attorneys' fees and for				
NATURE (OF SUIT					
(Number up to five (5) boxes starting with lead cause of action as 1		ive cause as 2, second alternative cause as 3, etc.)				
FRBP 7001(1) – Recovery of Money/Property		6) – Dischargeability (continued)				
11-Recovery of money/property - §542 turnover of property		argeability - \$523(a)(5), domestic support				
X 12-Recovery of money/property - \$547 preference		argeability - §523(a)(6), willful and malicious injury				
13-Recovery of money/property - §548 fraudulent transfer		argeability - §523(a)(8), student loan				
X 14-Recovery of money/property - other	64-Discha (other	argeability - \$523(a)(15), divorce or separation obligation than domestic support)				
FRBP 7001(2) – Validity, Priority or Extent of Lien	65-Discha	argeability - other				
21-Validity, priority or extent of lien or other interest in property) – Injunctive Relief				
FRBP 7001(3) – Approval of Sale of Property	☐ 71-Injun	ctive relief – imposition of stay				
31-Approval of sale of property of estate and of a co-owner - §363(h)	☐ 72-Injun	ctive relief – other				
FRBP 7001(4) – Objection/Revocation of Discharge	FRBP 7001(8) Subordination of Claim or Interest					
41-Objection / revocation of discharge - §727(c),(d),(e) FRBP 7001(5) – Revocation of Confirmation	81-Subordination of claim or interest					
51-Revocation of confirmation	_	D) Declaratory Judgment				
FRBP 7001(6) – Dischargeability		aratory judgment				
66-Dischargeability - \$523(a)(1),(14),(14A) priority tax claims	FRBP 7001(10) Determination of Removed Action					
62-Dischargeability - \$523(a)(2), false pretenses, false representation,		mination of removed claim or cause				
actual fraud	Other SS-SIPA	Case – 15 U.S.C. §§78aaa et. seq.				
67-Dischargeability - \$523(a)(4), fraud as fiduciary, embezzlement, larceny	O2-Other (e.g. other actions that would have been brought in state court					
(continued next column)		related to bankruptcy case)				
X Check if this case involves a substantive issue of state law		this is asserted to be a class action under FRCP 23				
☐ Check if a jury trial is demanded in complaint	Demand In	n excess of \$18,523.26				
Other Relief Sought						

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B1040 (FORM 1040) (12/15)

BANKRUPTCY CASE IN WHICH THIS ADVERSARY PROCEEDING ARISES								
NAME OF DEBTOR		BANKRUPTCY CASE NO.						
Lauren Engineers & Constructors, Inc.		21-10051-rlj7						
DISTRICT IN WHICH CASE IS PENDING		DIVISION OFFICE	NAME OF JUDGE					
Northern District of Texas		Abilene	Robert L. Jones					
RELATED ADVERSARY PROCEEDING (IF ANY)								
PLAINTIFF	FF DEFENDANT		ADVERSARY					
			PROCEEDING NO.					
		,						
DISTRICT IN WHICH ADVERSARY IS PENDIN	TRICT IN WHICH ADVERSARY IS PENDING		NAME OF JUDGE					
SIGNATURE OF ATTORNEY (OR PLAINTIFF)								
		·						
DATE		PRINT NAME OF ATTORNEY (OR PLAINTIFF)						
April 6, 2023		Joseph F. Postnikoff						

INSTRUCTIONS

The filing of a bankruptcy case creates an "estate" under the jurisdiction of the bankruptcy court which consists of all of the property of the debtor, wherever that property is located. Because the bankruptcy estate is so extensive and the jurisdiction of the court so broad, there may be lawsuits over the property or property rights of the estate. There also may be lawsuits concerning the debtor's discharge. If such a lawsuit is filed in a bankruptcy court, it is called an adversary proceeding.

A party filing an adversary proceeding must also must complete and file Form 1040, the Adversary Proceeding Cover Sheet, unless the party files the adversary proceeding electronically through the court's Case Management/Electronic Case Filing system (CM/ECF). (CM/ECF captures the information on Form 1040 as part of the filing process.) When completed, the cover sheet summarizes basic information on the adversary proceeding. The clerk of court needs the information to process the adversary proceeding and prepare required statistical reports on court activity.

The cover sheet and the information contained on it do not replace or supplement the filing and service of pleadings or other papers as required by law, the Bankruptcy Rules, or the local rules of court. The cover sheet, which is largely self-explanatory, must be completed by the plaintiff's attorney (or by the plaintiff if the plaintiff is not represented by an attorney). A separate cover sheet must be submitted to the clerk for each complaint filed.

Plaintiffs and Defendants. Give the names of the plaintiffs and defendants exactly as they appear on the complaint.

Attorneys. Give the names and addresses of the attorneys, if known.

Party. Check the most appropriate box in the first column for the plaintiffs and the second column for the defendants.

Demand. Enter the dollar amount being demanded in the complaint.

Signature. This cover sheet must be signed by the attorney of record in the box on the second page of the form. If the plaintiff is represented by a law firm, a member of the firm must sign. If the plaintiff is pro se, that is, not represented by an attorney, the plaintiff must sign.

Joseph F. Postnikoff State Bar No. 16168320

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http://www.romclaw.com

COUNSEL FOR RODDRICK B. NEWHOUSE, CHAPTER 7 TRUSTEE AND PLAINTIFF HEREIN

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS ABILENE DIVISION

IN RE: LAUREN ENGINEERS & CONSTRUCTORS, INC., Debtor.	8888888	CASE NO.: 21-10051-rlj7 In Proceedings Under Chapter 7
RODDRICK B. NEWHOUSE,	§	
as Chapter 7 Trustee,	§ §	
Plaintiff,	§ §	
V.	\$ 8	ADVERSARY NO
HYTORC,	8 § 8	
Defendant.	8 §	

TRUSTEE'S ORIGINAL COMPLAINT

TO THE HONORABLE ROBERT L. JONES, UNITED STATES BANKRUPTCY JUDGE:

COMES NOW Roddrick B. Newhouse, Chapter 7 Trustee ("<u>Trustee</u>" or "<u>Plaintiff</u>") in the above styled and numbered chapter 7 bankruptcy proceeding and Plaintiff herein, and files this Trustee's Original Complaint (this "<u>Complaint</u>") against Hytorc ("<u>Defendant</u>") Defendant herein, and in support thereof would respectfully show unto the Court as follows:

I. <u>BACKGROUND</u>

1. On April 8, 2021 (the "<u>Petition Date</u>"), Lauren Engineers & Constructors, Inc. ("<u>Debtor</u>"), filed a Voluntary Petition for Relief under chapter 7 of the Bankruptcy Code commencing this case. Roddrick B. Newhouse was subsequently appointed and qualified to serve as the Chapter 7 Trustee.

II. <u>JURISDICTION AND VENUE</u>

- 2. This Court has jurisdiction over this matter pursuant to 28 U.S.C. § 157 and 28 U.S.C. § 1334(b) and the Standing Order of Reference in the Northern District of Texas.
- 3. This adversary proceeding constitutes a "core" proceeding pursuant to 28 U.S.C. §§ 157(b)(2)(A), (B), (C), (E), (F), and (O). The Court has Constitutional power to enter final orders or judgments in this proceeding. Further, Plaintiff consents to the entry of final orders or judgments by this Court if it is determined that consent of the parties is required by this Court to enter final orders or judgments consistent with Article III of the United States Constitution.
 - 4. Venue is proper in this District pursuant to 28 U.S.C. §1409(a).

III. PARTIES

- 5. Plaintiff is the duly qualified and acting Trustee for the bankruptcy estate of the above-named Debtor.
- 6. Defendant, Hytorc is a domestic for profit corporation and may be served with process pursuant to Federal Rule of Civil Procedure 4 and Federal Rule of Bankruptcy Procedure 7004 as follows:
 - a. By serving an officer or other agent authorized to accept service of citation at 333 Route 17 North, Mahwah, New Jersey 07430; or

- b. By serving its registered agent Secretary of State, 202 N. Carson Street,Carson City, New Jersey 89701-4201.
- 7. All conditions precedent to the commencement of this suit have occurred 1.

IV. <u>FACTUAL ALLEGATIONS</u>

- 8. Defendant supplied goods and/or services to Debtor on account and periodically submitted invoices to the Debtor for payment for the goods and/or services provided. Attached hereto and incorporated herein as **Exhibit A** is a Schedule of invoices submitted and payments made by Debtor to Defendant within the better part of the year immediately preceding the Petition Date.
- 9. Within the ninety (90) days immediately preceding the Petition Date (the "<u>Preference Period</u>") Debtor made one or more transfers to the Defendant in the aggregate amount of \$18,523.26 on account of outstanding invoices issued by Defendant, hereinafter referred to as the "<u>Transfer</u>". The Transfer, pursuant to check(s) drawn on the Debtor's account at Origin Bank and/or First Financial Bank, consists of the following:

Origin Bank

Check # / Wire Reference #	Date of Check	Date Payment Honored	Check/Wire Amount
057667	01/22/2021	01/29/2021	\$724.84
057685	01/22/2021	02/01/2021	\$17,798.42
Total			\$18,523.26

¹ Trustee has conducted reasonable due diligence in the circumstances of the case and taken into account Defendant's known or reasonably knowable affirmative defenses under Section 547(c) of the Bankruptcy Code. While not exhaustive, the following highlights some of the due diligence measures adopted by the Trustee. Such due diligence commenced with a thorough review of the transfers reflected on the Debtor's Statement of Financial Affairs filed April 22, 2021 [Docket No. 31] followed by review of transfers within the ninety (90) days prior to the Petition Date as reflected on the Debtor's General Ledger. Potential targets were identified and demand letters were served on potential targets. Schedules for analysis of new value and ordinary course transfers were developed from vendor invoices and applicable check register reports. The new value and ordinary course schedules include check numbers, check dates, invoice numbers, invoice dates and invoice amounts. Bank statements for the Debtor's depository institutions Origin Bank, BBVA and First Financial Bank were reviewed to confirm payments were processed and determine the date payments were honored. Typically, transactions within the one-year period prior to the Petition Date were considered in development of ordinary course. Invoices as well as proofs of claims filed by potential targets were examined and taken into consideration for the new value analysis.

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10. As set forth above, the Preference Payments were made within ninety (90) days immediately preceding the Petition Date. Consequently, pursuant to section 547(f), the Debtor is presumed to have been insolvent during this period. Plaintiff asserts the benefit of this presumption against the Defendant.

V. COUNT ONE: AVOIDANCE OF PREFERENCE

- 11. Plaintiff hereby reasserts the allegations in paragraphs 1 through 10 above.
- 12. The Transfer constitutes a preferential transfer avoidable pursuant to section 547(b). In this respect, the Transfer reflects a transfer of an interest in the Debtor's property which
 - a. Was made to and for the benefit of Defendant;
 - Was made for an on account of an antecedent debt owed by the Debtor before such Transfer was made;
 - c. Was made while the Debtor was insolvent;
 - d. Was made within ninety (90) days before the Petition Date; and
 - e. Enabled the Defendant to receive more than the Defendant would have received if this case were a case under chapter 7 of this title, the Transfer had not been made to the Defendant, and the Defendant received payment of such debt to the extent provided by the provisions of Title 11.

 Specifically, due to the Defendant's unsecured position, the Defendant received more than creditors senior to its status.
- 13. Pursuant to section 547(b), the Plaintiff has taken into account the Defendant's known or reasonably knowable affirmative defenses under section 547(c). Specifically, under section 547(c)(1) the Transfer was not made to be a contemporaneous exchange for new value given to the Debtor. Additionally, under section 547(c)(2) the Transfer was neither –

- Made in the ordinary course of business or financial affairs of the Debtor
 and the Defendant; nor
- b. Made according to ordinary business terms.
- 14. As set forth above and as reflected on the attached **Exhibit A**, the Transfer was not in the ordinary course of business or financial affairs of the Debtor and Defendant or made according to ordinary business terms.
- 15. Accordingly, the Plaintiff seeks to avoid the Transfer as a preferential transfer pursuant to section 547.

VI. <u>COUNT TWO: RECOVERY (§ 550)</u>

- 16. Plaintiff hereby reasserts the allegations contained in paragraphs 1 through 15 above.
- 17. The Defendant is the initial transferee as to the Transfer. Consequently, to the extent that the Transfer is avoided pursuant to Count One above, Plaintiff seeks to recover from the Defendant the amount of the Transfer so avoided pursuant to section 550(a)(1) of the Bankruptcy Code.

VII. COUNT THREE: OBJECTION TO DEFENDANT'S CLAIM (§ 502(d))

- 18. Plaintiff hereby realleges the allegations set forth in paragraphs 1 through 17 above.
- 19. Pursuant to section 502(d) of the Bankruptcy Code, any claim asserted by an entity from which property is recoverable under section 550, or that is the transferee of a transfer avoidable under sections 547 or 544, must be disallowed unless such entity or transferee has paid the amount, or turned over any such property, for which entity or transferee is liable under section 550.
 - 20. To the extent that the Transfer is avoided pursuant to section 547, or to the extent

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that the Defendant is liable to Plaintiff pursuant to section 550, any claim by the Defendant must

be disallowed in full until the Defendant has paid the amount, or turned over to the Plaintiff, the

amount for which Defendant is liable under section 550.

21. Plaintiff objects to any claim by the Defendant and seeks the disallowance in full

thereof pursuant to section 502(d).

WHEREFORE, PREMISES CONSIDERED, Roddrick B. Newhouse, Trustee and

Plaintiff herein respectfully prays that the Court avoid and recover the Transfer in the sum of

\$18,523.26, for the estate of Lauren Engineers & Constructors, Inc. and against Hytorc, pursuant

to Sections 547 and/or 550; enter judgment in favor of the Plaintiff on behalf of the Estate of

Debtor and against Defendant, in an amount equal to the sum of the Transfer, i.e., \$18,523.26, plus

pre-judgment and post judgment interest for each payment, costs and attorneys' fees; and for such

other and further relief, at law or in equity, to which the Trustee and Plaintiff herein may be shown

justly entitled.

Dated this the 6th day of April, 2023.

ROCHELLE McCullough, LLP

300 Throckmorton Street, Suite 520

Fort Worth, Texas 76102

Telephone - 817.347.5260

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By: /s/ Joseph F. Postnikoff

Joseph F. Postnikoff

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COUNSEL FOR RODDRICK B. NEWHOUSE, CHAPTER 7 TRUSTEE AND PLAINTIFF

HEREIN

LainFaulkner Confidential

EXHIBIT A

Petition Date: 04/08/2021 HYTORC

VE	NDOR			CHECK			INVOICE						
Name	Addresses	No.	Date	Clear Date	Amount	Subtotal	Invoice #	Date	Inv. Amount	Subtotal	Ordinary Course Calculation		NewValue Calculation
HYTORC		053791	4/30/2020	5/6/2020	5,166.70		RENT562878	12/31/2019	5,166.70	5,166.70		127	
HYTORC		053851	5/4/2020	5/11/2020	2,348.50		RENT564303	2/29/2020	2,348.50	2,348.50		72	
HYTORC		054191	5/14/2020	5/28/2020	6,945.13		RENT563567	1/31/2020	2,872.96			118	
HYTORC		054191	5/14/2020	5/28/2020			RENT563609	1/31/2020	3,053.06			118	
HYTORC		054191	5/14/2020	5/28/2020			RENT564472	3/11/2020	587.13			78	
HYTORC		054191	5/14/2020	5/28/2020			RPR131311	1/28/2020	431.98	6,945.13		121	
HYTORC		055737	8/6/2020	8/12/2020	194.85		RPR140059	5/12/2020	194.85	194.85		92	
HYTORC		056811	10/30/2020	11/5/2020	1,883.52		RENT567119	6/30/2020	1,883.52	1,883.52		128	
HYTORC		057193	12/3/2020	12/8/2020	23,345.84		RENT567704	7/31/2020	23,150.98			130	
HYTORC		057193	12/3/2020	12/8/2020			RPR145704	8/10/2020	194.86	23,345.84		120	
HYTORC		057667	1/22/2021	1/29/2021	724.84		9016814	10/23/2020	724.84	724.84		98	
HYTORC		057685	1/22/2021	2/1/2021	17,798.42		RENT568361	8/31/2020	17,798.42	17,798.42		154	
HYTORC TOTAL	333 Route 17 North, Mahwah, NJ 07430					18,523.26 58,407.80				58,407.80	Average Median Low High	110 119 72 130	
											Average Median Low High	126 126 98 154	18,523.26